

ORIGINAL

FILED  
COURT OF APPEALS  
DIVISION II  
2021 JUL -2 PM 1:33  
STATE OF WASHINGTON  
BY 517  
DEPUTY

Appeal No: 55581-6-II  
Clallam County Superior Court No: 20-2-00451-05

COURT OF APPEALS, DIVISION II  
STATE OF WASHINGTON

STUART McCOLL,

Appellant.

v.

GEOFFERY<sup>ND</sup> CHARLOTTE ANDERSON,

Respondents.

---

RESPONDENTS' BRIEF

---

ON APPEAL FROM THE CLLAM COUNTY SUPERIOR COURT  
The Honorable Lauren Erickson  
Cause No. 20-2-00451-05

Geoff and Charlotte Anderson  
P.O. Box 1664  
Port Angeles, WA 98362  
360-928-3450  
thetwoandersons@gmail.com  
in pro per

## TABLE OF CONTENTS

I.	INTRODUCTION.....	2
II.	ARGUMENT.....	3
III.	CLOSING .....	5

## TABLE OF AUTHORITIES

References: Merriam Webster dictionary.....	3, 4, 5
---	---------

I. INTRODUCTION

We have successfully sought from Clallam County District Court two anti-harassment orders against Appellant Stuart McColl, our neighbor, in the past 10 years. He is a bully! Over the years has intimidated us with his actions, words, fence graffiti, and signs hung on his fence aimed in our direction.

In 2015, The Honorable Lawrence Freeman, Clallam County District Court Judge, granted us an anti-harassment order against Appellant. (Clallam County District Court Case No. # Y-15-00069).

In 2020, we again filed a claim for an Anti-Harassment Order against Appellant. The Honorable David Neupert, Judge of the Clallam County District Court granted us an order because he, too, saw the same pattern of harassment and intimidation by Appellant.

## I. ARGUMENT

Appellant has a history of filing lawsuits in Clallam County Superior Court then appealing to this court those decisions that aren't in his favor.<sup>1</sup> Appellant is also a serial harasser and bully. Merriam Webster's definition of harass:

exhaust, fatigue; to annoy persistently; to create an unpleasant or hostile situation for especially by uninvited and unwelcome verbal or physical conduct

Merriam Webster dictionary defines bully as:

a blustering, browbeating person  
*especially*: one who is habitually cruel, insulting, or threatening to others who are weaker, smaller, or in some way vulnerable.

Appellant behavior is vexatious. Merriam Webster's defines vex

as:

make (someone) feel annoyed, frustrated, or worried, especially with trivial matters.

---

<sup>1</sup> Court of Appeals cases: McColl v. Anderson, cause no. 50998-9-II (2018); McColl v. Sequim School District, cause no. 38372-1-II (2009); McColl v. Delabarre, cause no. 43882-8-II (2013); McColl v. Anderson, cause no. 46728-3-II (2015). Clallam County Superior Court Causes: 11-2-01166-9; 15-2-00899-7; 11-2-00322-4; 11-2-00175-2; 15-2-00226-3; 16-2-00547-3; 17-2-0022207; 13-2-00571-1; 20-2-00451-05; 21-2-002-4-05.

Appellant's Statement of Case leads you to believe that we are recklessly burning every hazardous material we can get our hands on. This is laughable. We have always used our firepit as it was designed, i.e., for small fires consisting of seasoned firewood, small branches and occasionally dried leaves. We use it for our pleasure, enjoyment, ambience and warmth. We even have Clallam County Burn Permit, which isn't necessary for fire pits.

Appellant complains of hazardous smoke he is having to endure. He has never produced medical records to support this claim. Appellant is a hypocrite. Between September 11, and September 17, 2020, our area experienced some of the worst air quality due to wildfires. Appellant was seen outdoors with NO protective respiratory filter or mask while water-skiing and enjoying the outdoors. Appellant even posted on social media about how horrible the air quality was, posting pictures his air quality monitor readings. Hypocrisy is defined as:

a person who acts in contradiction to his or her stated beliefs or feelings.

## II. CONCLUSION

We have been repeated sued by Appellant since he purchased his property next door to us in 2010. Please uphold the terms of the much-required anti-harassment order. Appellant's immature actions of peeking, spying, sign posting, photographing, harassing, documenting, eaves-dropping and interfering with our lives must stop. We are a quiet, retired couple in our 60's and 70's and seek nothing more than quiet and peaceful enjoyment of our "little piece of heaven" at Lake Sutherland.

Respectfully submitted this 25th day of June, 2021.



Geoffrey & Charlotte Anderson, Respondents

FILED  
COURT OF APPEALS  
DIVISION II  
2021 JUL -2 PM 1:33  
STATE OF WASHINGTON  
BY UPT  
DEPUTY

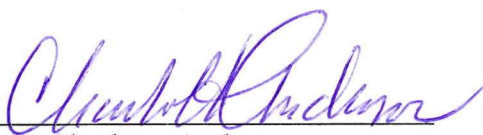
CERTIFICATE OF SERVICE

I, Charlotte Anderson, certify that on June 30, 2021, I caused a true and correct copy of this **Respondent's Brief** to be served on the following in the manner indicated below:

Stuart McColl  
1038 Hooker Road  
Sequim, WA 98382

☐ facsimile @  
☒ U.S. 1<sup>st</sup> Class Mail  
☐ Email @  
☐ hand delivery

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. DATED June 30, 2021, at Port Angeles, Washington.

  
Charlotte Anderson